



RENTAL AGREEMENT

This agreement between Etna Quad Adventure s.n.c. and the undersigned is valid for all legal conditions.

ETNA QUAD ADVENTURE s.n.c.

Via D. Gagini, 17

95015 Linguaglossa (CT)

VAT number: 04260650876

Client details

Mr./Miss Date of birth/...../.....

Address..... Country.....

Driver's license nr. Valid until

Rents the quad with the plate number:

Rental agreement details

During the quad excursion, the client must follow the instructions of the guide, respect the line, do not overtake and do not leave the group. In particular, it is not allowed to use the vehicle: by the customer or the driver who

- does not wear or keep their helmet properly fastened;
- is under the influence of alcohol, drugs or any other legitimate or illegitimate substance that reduces his or her ability to drive;
- is not in possession of a valid driving license.

I understand and accept that by renting this quad, I am subjected to risk and danger. I agree to take risks and discharge Etna Quad Adventure, and all parties involved (including tour operators), for any damage, injury, death, illness occurred during the rental.

The quads are covered by the following insurance policy: Responsabilità civile ai sensi della legge 24 Dicembre 1969, n. 990 and successive changes and additions, as well as the implementing rules of the above-mentioned law and successive changes; guaranteeing within the agreed limits, the sums due as compensation for damages involuntarily caused to third parties by the circulation of the rented vehicles.

The Client will be responsible for any voluntary damage caused to the vehicle by neglect or carelessness (crashes, bruises, falls) during the rental period, except in the case of unforeseeable circumstances and force majeure. The user is responsible for fines and penalties for violations of the Highway Code of the vehicle committed during the rental period.

Etna Quad Adventure may take pictures during the quad excursions and use these pictures, without any restriction, on their website, social media and other marketing publications. Etna Quad Adventure does not take any responsibility for photos taken during the tour by other customers and placed on the internet or anywhere.

The personal details communicated to Etna Quad Adventure will be processed in accordance with the provisions of the Privacy Law art. 13 of Legislative Decree 196/2003, will not be transferred to third parties and may not be required to be rectified. The details communicated to Etna Quad Adventure will be used for the conclusion or execution of rental agreements and any related contracts, for the management of payment for accounting / administrative purposes and in any case functional to the establishment and execution of this agreement. These details may also be used to forward any communications that may be necessary after the termination of the agreement or for judicial or extra-judicial needs.

Read and approved by:

Name Signature

Place Date